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1 2 3 4 5 6 7	Mayfield & Associates - Attorneys at Law Gayle Mayfield-Venieris, Esq., Bar No. 149 mayfield@mayfield-law.com Melissa L. Bustarde, Esq., Bar. No. 239062 bustarde@mayfield-law.com Christopher Y. Lock, Esq., Bar. No. 246815 lock@mayfield-law.com 462 Stevens Avenue, Suite 303 Solana Beach, CA 92075-2066 Tel: (858) 793-8090; Fax: (858) 793-8099 Attorneys for: Material Witness ATENEDOR					
8	UNITED STATE	ES DISTRICT COURT				
9	SOUTHERN DISTRICT OF CALIFORNIA					
10	UNITED STATES OF AMERICA,	Criminal Case No. 08 cr 2430-BTM				
11	Plaintiff, Mag. Docket No. 08 mj	Mag. Docket No. 08 mj 2098				
12	v.	APPLICATION FOR AN ORDER SHORTENING TIME TO HEAR				
13	GERARDO SALTO-ROCHA (1),	MATERIAL WITNESS ATENEDORO PEREZ-CORTEZ'S MOTION FOR VIDEO DEPOSITION AND RELEASE				
14	JOSE HERNANDEZ-RIVAS (2),					
15 16 17	Defendants.	JUDGE: Hon. Barry Ted Moskowitz CRTRM: 15, Fifth floor DATE: August 15, 2008 TIME: 2:30 p.m.				
18	UNITED STATES OF AMERICA,	Mag. Docket No. 08 mj 2133-LSP				
19	Plaintiff,					
20	v.					
21	ATENEDORO PEREZ-CORTEZ					
22	ATENEDODO DEDEZ CODTEZ ("D					

ATENEDORO PEREZ-CORTEZ ("PEREZ") hereby applies for an Order Shortening
Time in which to hear his Motion for Video Deposition and Release. The Memorandum of
Points and Authorities in support of the Motion, filed herewith, demonstrates the hearing of the
Motion on shortened time is necessary; specifically, that PEREZ has been incarcerated since July
8, 2008 and has no hope of obtaining a surety to post his bond.

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Mayfield & Associates

By: /s/ Gayle Mayfield-Venieris
Gayle Mayfield-Venieris, Esq.
Attorney for Material Witness
ATENEDORO PEREZ-CORTEZ

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CM/ECF system in Case No. 08 mj 2098/08 cr 2430-BTM/08 mj 2133. The following counsel

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United States v. SALTO-Rocha, et al. (08 mj 2098)(08 cr2430-BTM)

United States v. PEREZ-Cortez (08 mj 2133LSP)

Proof of Service Via E-File

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were electronically served with the aforementioned document via the CM/ECF system pursuan
to Local Rule 5.4(c):

- Motion to Shorten Time
- Notice of Motion and Motion to take deposition by Video
- Points and Authorities in Support of Motion for Video Deposition

Peter Mazza, A.U.S.A

Karen Stevens, Esq.

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David L. Baker, Esq.

dlbakerlaw@aol.com

I declare under penalty of perjury under the laws of the United States, State of California that the foregoing is true and correct and that this declaration was executed on August 11, 2008.

Melissa L. Bustarde, Esq. Mayfield & Associates

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